IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF GUAM GUAM



ROBERT REEDOM

PLAINTIFF

SEP 25 2013

VS.

JEANNE G. QUINATA CLERK OF COURT

SABRA A. CRAPPELL AND STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY ET AL,

DEFENDANTS

CIVIL ACTION NUMBER: 13-00021

COMPLAINT BASED UPON PERSONAL INJURY.

- 1. THIS IS A CIVIL ACTION SEEKING DAMAGES AGAINST THE DEFENDANT FOR COMMITTING PERSONAL HARM AND INJURY CAUSING BACK AND SPINAL INJURY
- 2. THE COURT HAS JURISDICTION SEVERE VIOLATIONS OF PERSONAL INJURY AND UNSAFE MEDICAL MALPRACTICE ENVIRONMENT.
- 3. THE PLAINTIFF, RESIDES AT:

ROBERT REEDOM 1618 NECO TOWN ROAD NEW IBERIA, LOUISIAN 70560

4. DEFENDANTS ARE NUMEROUS AND THEIR ADDRESSES ARE:

SABRA A. CRAPPELL-1354 JULIA NEW IBERIA, LOUISIANA 70560

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5. DEFENDANTS STATE FARM IS AN INSURANCE CONGLOMERATE AND A SUBSIDIARY AND THEIR ADDRESS IS: STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY-ONE STATE FARM PLAZA-BLOOMINGTON, ILLINOIS 61710

COUNT NUMBER 1

6. THE DEFENDANT IN AN ARBITRARY AND CAPRICIOUS WAY HAVE
CONTRIBUTED TO THE PERSONAL INJURIES OF THE PLAINTIFF, BECEFFER OF 1618
NECO TOWN ROAD-NEW IBERIA, LOUISIANA 70560 IN WHICH HE HAS SERIOUS BACK
AND NECK INJURIES WHICH HAS MADE HIM DISABLED FOR LIFE. ROBERT REEDOM
WAS INJURED ON APRIL 24, 2012 AS A RESULT OF GROSS NEGLIGENCE AND HIS LIFE
HAS BEEN A NIGHTMARE EVER SENSE.

COUNT NUMBER 2

7. THE DEFENDANT IS IN SERIOUS VIOLATIONS OF STATE AND FEDERAL LAWS
WHICH RELATED TO SERIOUS SPINAL AND BACK INJURIES AS THEY RELATE TO
AUTOMOBILE ACCIDENTS AND INDIVIDUALS...

COUNT NUMBER 3

8. THE DEFENDANTS DELIBERATELY GROSS NEGLIGENCE IN NOT PROVIDING ADEQUATE CARE AND ASSISTANCE TO THE PLAINTIFF'S BROTHER WHO IS INJURED FOR LIFE...

COUNT NUMBER 4

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COMPLAINT FOR FEDERAL COURT

Robert

9. THE DEFENDANT TOOK ADVANTAGE OF THE PLAINTIFF BECAUSE IS

DISABLED AND THEY HAVE REFUSED TO PROVIDE THE PLAINTIFF ROBERT WITH

AMPLE HEATH CARE ASSISTANCE HIM AMPLE ASSISTANCE WITH HIS SPINAL AND

BACK CARE INJURIES WHICH WERE A RESULT OF THERE GROSS NEGLIGENCE IN

NOT PROVIDING A PROPER CARE AND HEALTH CARE ENVIRONMENT.

COUNT NUMBER 5

10. THE DEFENDANTS HAS SHOWN TEY HAVE HAS NO INTENTIONS OF PROPERLY TAKING CARE OF THE PLAINTIFF'S ACCIDENT NEGLIGENCE ACCIDENT RELATED INJURIES AND HAVE CAUSE THE PLAINTIFF SEVERE MENTAL AND PHYSICAL STRESS IN THAT HE MAY NEVER BE ABLE TO PROPERLY WORK AND LIVE LIFE TO THE HIGH QUALITY STANDARDS THE HE ONCE LIVED..

TRIAL BY JURY:

JURY TRIAL REQUEST.

RELIEF REQUESTED

PLAINTIFF SEEKS JUDGMENT AS FOLLOWS:

A. DAMAGES IN THE AMOUNT OF 20,000,000 FOR THE MENTAL STRESS AND PHYSICAL PAIN WHICH THIS SITUATION HAS CAUSED, ROBERT REEDOM AND THE

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COMPLAINT FOR FEDERAL COURT

REEDOM FAMILY..

RESPECTFULLY SUBMITTED:

ROBERT REEDOM, PRO SE 1618 NECO TOWN ROAD NEW IBERIA, LOUISIAN 70560